

DUTY ON PROPERTY, &c. For the Y SCHEDULES D

314 52
6 June 1813
To ~~John Lang~~ ~~Deacon~~
IN Pursuance of Acts passed in the 43d, 45th and 46th Years of the Reign of His Majesty King George the Third, for the better Regulating and Assessing the Contributions on the Profits arising from Property, Professions, Trades, and Businesses, &c. to be paid by Persons resident in Great Britain, or carried on or exercised in Great Britain by Persons resident in Great Britain, or carried on or exercised in Great Britain by any Persons, whether Subjects of His Majesty or not, although not resident in Great Britain, extending to every Art, Mystery, Adventure, or Concern, carried on by them respectively, not chargeable under Schedule A.

City of Glasgow, Parish of

Schedule D
EXTENDS to all Trades, Professions, or Vocations, carried on or exercised in Great Britain or elsewhere, by Persons residing in Great Britain, or carried on or exercised in Great Britain by any Persons, whether Subjects of His Majesty or not, although not resident in Great Britain, extending to every Art, Mystery, Adventure, or Concern, carried on by them respectively, not chargeable under Schedule A.

The Balance of Profits of Trade or Manufacture is to be returned at the Place where it is carried on, on an Average of three Years preceding; or, if set up within three Years, on an Average from the Period of commencing the same, either ending on the Day of the Year when the Annual Accounts of the Trade have been usually made up, or on the 5th Day of April 1813: or, if commenced within the Year of Assessment, according to such fair Computation or Average as, to the best of your Knowledge and Belief, you shall state, and shall be directed by the Commissioners.

Deductions to be allowed in part under Schedule D.

Repairs of Premises, or Supply or Repairs of Implements, Utensils, or Articles employed, not exceeding the Sum usually expended for such Purposes, according to the Average of three Years.

Such Debts only, or such Part thereof as shall be proved to the Satisfaction of the Commissioners to be desperate and irrecoverable.

Any Average Loss not exceeding the actual Amount of Loss after Adjustment.

Annual Interest of Debts due to Foreigners, not resident in Great Britain, but no other Annual Interest or Payment out of the Profits.

For the Rent or Value of any Dwelling House or Domestic Offices used for the Purpose of Trade, a Sum not exceeding two-third Parts of such Rent.

Deductions not to be allowed under Schedule D.

In estimating the Profits and Gains in Trade, &c. no Deductions can be allowed,

On Accounts of Losses connected with, or arising out of Trade, &c.

Nor on Accounts of Capital withdrawn therefrom.

Nor for any Sums employed or intended to be employed as Capital therein.

Nor for any Capital employed in Improvement of Premises.

Nor on Account or under Pretence of any Interest which might have been made on such Capital if laid out for Interest.

Nor for any Sum recoverable under an Insurance or Contract of Indemnity.

Nor for any Disbursements or Expences which shall not be Money wholly and exclusively laid out for Trade, &c.

Nor for any Disbursements or Expence of Maintenance of the Parties, their Families or Establishments.

Nor for any Sum expended in any other Domestic or Private Purposes, distinct from the Purposes of Trade, &c.

The Computation of Profits of Trade, &c. is to be made exclusive of the Profits arising from Lands and Tenements.

The Profits of Professions, Employments, or Vocations, are to be re-

Years, to be paid within three Years of the Assessment, and to be paid by the Person resident in Great Britain, or carried on or exercised in Great Britain, or carried on or exercised in Great Britain by any Persons, whether Subjects of His Majesty or not, although not resident in Great Britain, extending to every Art, Mystery, Adventure, or Concern, carried on by them respectively, not chargeable under Schedule A.

Amount of the Duty to be paid.

Lastly, the Commissioners are to be paid by the Person resident in Great Britain, or carried on or exercised in Great Britain, or carried on or exercised in Great Britain by any Persons, whether Subjects of His Majesty or not, although not resident in Great Britain, extending to every Art, Mystery, Adventure, or Concern, carried on by them respectively, not chargeable under Schedule A.

Amount of the Duty to be paid.

Agents are to be paid by the Person resident in Great Britain, or carried on or exercised in Great Britain, or carried on or exercised in Great Britain by any Persons, whether Subjects of His Majesty or not, although not resident in Great Britain, extending to every Art, Mystery, Adventure, or Concern, carried on by them respectively, not chargeable under Schedule A.

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XC. For the Year 1813, ending 5th of April 1814.
EDULES D and E.

now, Parish of

to pay to

and 46th Year of His present Majesty's Reign, for granting Con-

cessions, Trades, and Offices, you are required to fill up and deliver
Street, Glasgow, or at the Office of the Commissioners situate at
the Days from the Date hereof, such of the Forms herein stated as may be
TY POUNDS.—Dated this

Day of 1813.

Years, to be computed as directed with respect to Profits from Trade, but without any Deduction or Abatement whatever. Profits from Foreign Possessions and Securities, or in the British Plantations, or in any other of His Majesty's Dominions out of Great Britain, may be stated to and assessed by the Commissioners of London, Bristol, Liverpool, and Glasgow, at or nearest to such of the said Places where the Property shall have been imported, or the Periods receiving the Returns of the Value thereof ready; or if imported or received Part in London and Part in any of the Out-ports, the Whole of the Profits to be returned and assessed in London; or if imported or received in different Ports in two or more of the Out-ports above-mentioned, the whole Profits are to be returned at each Port; but they are to be assessed upon the aggregate Amount at that Port only where the major Part of the Value has been imported or received.

Lastly, the Profits arising in any other Manner than is above described, comprehending every possible Source of Profit, of whatever Nature or Kind, that is not particularly described, and particularly charged in the other Parts of the Act; and the Returns of such last mentioned Property may either be formed on an Average of Years, if in their Nature these Profits are uncertain in their Annual Amount, or if certain in their Annual Amount, on the Profits of the preceding Year. Whenever an Average is taken, the Number of Years must be stated to the Commissioners on the Return, and the Grounds on which such Average is taken, the Commissioners having a Power of taking any other more reasonable and fair Average. This Account is to be returned according to the Form No. 8.

The Act having imposed the Obligation of making these Returns not only on the Individuals for whose Benefit the Profits are received, but also on the Trustees, and others acting in similar Capacities, or on Agents receiving the Property of others, you may state in what Capacity you make the Return, whether on your own Account, or as Trustee of any Description, or as Agent, Receiver, or Factor for another, or as the Officer of any Corporation or Company. And you are to observe, that if you act in any of those Capacities, you are liable to the same Penalty for not making a due Return of the Profits you are accountable for as for your own Profits.

Partners in Trade are in all Cases to deliver in a joint Account of the whole Profits of such Trade, the Obligation to do which is thrown on the *precedent acting Partner*, who is liable to the like Penalty for Neglect as Individuals are for Neglect of making their own Returns. The *precedent acting Partner*, or Agent, if none of the Partners are resident in Great Britain, are bound to deliver Returns of the Names of the several Partners, their respective Residences, and the Place of carrying on the Trade or Concern, or exercising the Profession, and the Style or Description of the Firm, according to Form No. 10. As Individuals in a Partnership may have Occasion to claim Exemption or Allowance, to which other Partners have no claim, each Partner may, after the Amount of the Partnership Profits is settled, but not before, deliver in to the Commissioners the Share he is entitled to, and may claim to be assessed for such Share separately, in order that those Exemptions and Allowances may be granted to him.

For this Purpose the Form No. 11. is to be filled up and signed.

Any Average Losses not exceeding the actual Amount of Losses after Adjustment.

Annual Interest of Debts due to Foreigners, not resident in Great Britain, but no other Annual Interest or Payment out of the Profits, For the Rent or Value of any Dwelling House or Domestic Offices used for the Purpose of Trade, a Sum not exceeding two-third Parts of such Rent.

Deductions not to be allowed under Schedule D.

In estimating the Profits and Gains in Trade, &c. no Deductions can be allowed,

On Account of Losses not connected with carrying out of Trade, &c. Nor on Account of Goods withdrawn by Return.

Nor for any Sums employed or intended to be employed, as Capital Advances.

Nor for any Capital employed in Improvement of Premises.

Nor on Account or under Pretence of any Interest which might have been made on such Capital if laid out for Interest.

Nor for any Sum recoverable under an Insurance or Contract of Indemnity.

Nor for any Disbursements or Expences which shall not be Money wholly and exclusively laid out for Trade, &c.

Nor for any Disbursements or Expence of Maintenance of the Parties, their Families or Establishments.

Nor for any Sum expended in any other Domestic or Private Purposes, distinct from the Purposes of Trade, &c.

The Computation of Profits of Trade, &c. is to be made exclusive of the Profits arising from Lands and Tenements.

The Profits of Professions, Employments, or Vocations, are to be returned on the Amount of the preceding Year, ending as before, subject to the like Provision with respect to those Profits as to Profits from Trade, on the setting up or commencing thereof within the Year of Assessment.

The Amount of such Balances is to be returned according to the Form No. 1. or 2.

Schedule D contains also the Rules by which all Profits derived from any Property whatever, whether situate in Great Britain or not, belonging to Persons residing in Great Britain, and also from Property in Great Britain belonging to any Persons whether Subjects of His Majesty or not, although not resident in Great Britain, are to be charged; such Properties not being of a Description to be charged either under A, B, C, or E.

These are 1st,

Interest of Money not being Annual Interest, Discounts, and Interest of Money, Annuities or other Annual Payments derived from Property out of Great Britain, (on the Amount payable within the Year preceding) to be returned in the Parish where the Party resides, and entered in the Form No. 3.

Interest arising from Securities in Ireland, or from Securities in the British Plantations in America, or in any other of His Majesty's Dominions out of Great Britain, except on the Public Revenue of such Country, and Foreign Securities, both public and private, to be charged on not less than the just Sums, so far as the same can be computed, which have been, or will be received in Great Britain in the current Year without Deduction, to be returned in Forms No. 5. and No. 7.—Also in all Cases the Amount of any Annuities, Dividends, or Shares payable in Great Britain out of any Public Revenue in Great Britain or elsewhere, the half-yearly Payment whereof does not exceed Twenty Shillings, which are to be returned according to Form No. 4.

The Profits arising from Possessions in Ireland, and in His Majesty's Dominions out of Great Britain, and Foreign Possessions, to be returned in Forms No. 6. and 8, on an Average of the three preceding

SCHEDULE E

Charges all Offices or Employments of Profit of a Public Nature not exercised or specially appointed. If you hold any such Office, you w

and the Grounds on which such Average is taken, the Commissioners having a Power of taking any other more reasonable and fair Average. This Account is to be returned according to the Form No. 8.

The Act having imposed the Obligation of making these Returns, not only on the Individuals for whose Benefit the Profits are received, but also on the *Trustees*, and others acting in similar Capacities, or on *Agents* receiving the Property of others, you may state in what Capacity you make the Return, whether on your own Account, or as Trustee of any Description, or as Agent, Receiver, or Factor for another, or as the Officer of any Corporation or Company. And you are to observe that if you act in any of those Capacities, you are liable to the same Penalty for not making a due Return of the Profits you are accountable for as for your own Profits.

Partners in Trade are in all Cases to deliver in a joint Account of the whole Profits of such Trade, the Obligation to do which is thrown on the *precedent acting Partner*, who is liable to the like Penalty for Neglect as Individuals are for Neglect of making their own Returns. The *precedent acting Partner*, or Agent, if none of the Partners are resident in Great Britain, are bound to deliver Returns of the Names of the several Partners, their respective Residences, and the Place of carrying on the Trade or Concern, or exercising the Profession, and the Style or Description of the Firm, according to Form No. 10. As Individuals in a Partnership may have Occasion to claim Exemption or Allowance, to which other Partners have no claim, each Partner may, after the Amount of the Partnership Profits is settled, but not before, deliver in to the Commissioners the Share he is entitled to, and may claim to be assessed for such Share separately, in order that those Exemptions and Allowances may be granted to him.

For this Purpose the Form No. 11. is to be filled up and signed.

If any Trader, acting in Partnership, is called upon to make his Return, the same having been before made by the *precedent acting Partner*, he may make his Declaration thereof by filling up and signing the Form No. 13.

If you are desirous to be assessed under a Number or Letter, and of paying into the Bank of England, or to the Receiver appointed by the Commissioners for receiving these Duties, the Duty assessed upon you under Schedule D, you will fill up the Form of Declaration, No. 12, taking care that you deliver in that Case the Bank Certificate or Receiver's Receipt of Payment to the Commissioners or their Clerk at the Office, and the Clerk will give you a Receipt for the same, which is a Discharge of the Assessment.

Persons having already made the Return of their Whole Profits under Schedule D, in any other Place where they are chargeable, are required to declare the same by filling up and signing the Form No. 14.

You are not required in pursuance of this Notice to make any Return, either for yourself, or as Trustee, &c. for others, of Annuities, Dividends, and Shares payable in Great Britain, out of any Public Revenue in Great Britain, Ireland, or any other of His Majesty's Dominions, the Duties on which are to be retained by the respective Corporations or Companies entrusted with the Payment of the same, unless the half-yearly Payment on any Dividend payable out of the Revenue of Great Britain does not amount to Twenty Shillings; nor are you required to make any Return of Rents, Annuities, Interest of Money, and other Annual Payments payable to you by others residing in this Kingdom, (unless such Payments are derived from Property out of Great Britain), they being chargeable on the Party by whom the Payment is to be made, and will ultimately fall on you by way of Deduction from the Amount at the Time the Payment is made, without a particular Assessment.

You are not required to deliver a Return of the Profits of any Office you hold in any Department for which Commissioners are specially appointed, nor unless required by those Commissioners.

The following Forms are introduced only for the Purpose of shewing the Manner of making the Returns; but if your Concerns require it, you may make use of several Forms, or may make your Return on any Sheet, or as many Sheets, of Paper as you may find necessary in the Forms here stated.

SCHEDULE E

Signature not exercised or held under any Department for which Commissioners are any such Office, you will return the Profits on No. 15.

RETURNS UNDER SC

No. 1. From	Trade of	carried on by me a
No. 2. From	Profession of	exercised by me a
No. 3. From Interest of Money, Annuities, or other Annual Payments, derived from Property out of Great Britain, or from Payments or Interest (including Securities) not otherwise chargeable		
No. 4. From Dividends in the Public Funds, the half-yearly Amount of which is less than Twenty Shillings		
No. 5. From Securities in Ireland, or in the British Plantations, or other His Majesty's Dominions		
No. 6. From Possessions in Ireland, or in the British Plantations, or other His Majesty's Dominions		
No. 7. From Foreign Securities	—	—
No. 8. From Foreign Possessions	—	—
No. 9. From Property or Profits not coming within any of the foregoing Heads, except Lands, &c. or other Property of which no Return is required to be made		

I do declare, that the Property or Profits, accounted for as above, under the Head of "Property or Profits not coming within any of the foregoing Heads, except Lands, &c. or other Property of which no Return is required to be made" and that the Amount thereof is computed according to †

* State the Nature thereof.

† State the Grounds of Computation, and whether on an Average or not.

No. 10. Declaration by the Precedent Acting Partner, or Agent of a Firm, if none of the Parties are resident in Great Britain.	Description or Style of the Firm.	Place of carrying on the Concern.
I do declare that I am * to the Firm, the Names of the several Partners of which and their Residences are hereunder stated, with a Description of the Firm, and the Place of carrying on the Trade, Concern, or exercising the Profession. Signed.		

* State whether Precedent Acting Partner or Agent.

No. 11. Declaration to be made by a Partner entitled to be separately assessed.

I do declare that my Proportion of the Profits and Gains of the Trade or Manufacture carried on under the Firm of

is.

Part thereof for which I am desirous of being separately assessed.

Dated this Day of

Signed

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No. 12. Declaration by a Partner in Trade assessed under the joint Assessment of the Firm.

Names of the Firm or

I do declare that I am engaged in Trade or Manufacture with the Persons herein described, and that I have been, or am to be assessed to the Duties granted by the before-mentioned Act, under the joint Assessment made in the Name of the Firm for the Whole of my Profits, except what are included in the Statement herewith delivered.

NS UNDER SCHEDULE D.

Amount.	On whose Behalf the Return is made, whether as Trustee or Agent, or as Officer of any Company, or as precedent acting Partner.
carried on by me at	4.
exercised by me at	—
annual Payments, derived from Payments or Interest of	—
half-yearly Amount of	—
Plantations, or other of	—
Plantations, or other of	—
—	—
any of the foregoing	—
of which no Return is	—
for as above, under the	—
of the foregoing Heads,"	—

rage or not.

f the	Place of carrying on the Concern.	Names of the Partners.	Residences of the Partners.

<p>to be sepa- re that my manufacture affessed. 181</p>	<p>No. 12. Declaration where the Party is desirous to be affessed under Number or Letter, and to pay the Affessment into the Bank of England, or Deputy Receiver.</p> <p>I do declare, that I am desirous to be affessed under a Number or Letter to the Duty affessed upon me for the Property under Schedule D. and to pay the Duty *</p> <p>Dated this Day of Signed</p> <p>* Here state whether into the Bank of England, or to the Deputy-Receiver, such appointed by the Commissioners.</p>
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Names of the Firm or Copartnership.	Parish and County where the Return is made.

of the several Partners of which
and their Residences are here
under stated, with a Description
of the Firm, and the Place of
carrying on the Trade, Con-
cern, or exercising the Profession.
Signed

* State whether *President* *Adm*
Partner or *Agent*.

No. 11. Declaration to be made by a *Partner* entitled to be *sepa-*
rately assessed.

I do declare that my
Proportion of the Profits and Gains of the Trade or Manufacture
carried on under the Firm of

is
Part thereof for which I am desirous of being separately assessed.

Dated this Day of
Signed

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No. 12. Declaration by a *Partner in Trade* as-
sessed under the joint Assessment of the Firm.

I do declare that I am engaged in Trade or Manufacture with the Persons herein described, and that I have been, or am to be assessed to the Duties granted by the before-mentioned Act, under the joint Assessment made in the Name of the Firm for the Whole of my Profits, except what are included in the Statement herewith delivered.

Dated this Day of
Signed

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Names of the Firm or

No. 13. Declaration where the Party has made
his Return in another Parish.

I do declare, that I have made my Return of all the Matters and Things contained in this Form applicable to my Case under Schedule D, at the Parish and County herein specified.

Dated this Day of
Signed

181

Profession, or Trade or
other Property, chargeable u
Schedule D.

No. 15. Profits of any Office or Employment of Profit held under the Lieutenant, or the Justices, Magistrates, Commissioners, or Sheriff of the County

Profits of any Office or Employment of Profit held under or belonging to any Court of Justice, or any Criminal or Justiciary or Ecclesiastical Court, or the Civil Government of His Majesty, or held under any Ecclesiastical Body, or under any public Corporation, Company, or Society, or under any public Institution, or on any public Foundation, or under any Trusts, or Guardians of any Fund, Tolls, or Duties, and every other public Office or Employment of Profit of a public Nature, unless such Office or Employment of Profit has been charged by Commissioners specially appointed for the Purpose of assessing the same, in the particular Department of Office, in which Case the Profits are not to be returned herein.

Any Parochial Office

By whom appointed.

GENERAL DECLARATION

I do hereby declare, that as appertaining to me in relation to the Duties on the Profits of *Pr* or to any Office before described contained in Schedule E, are in e best of my Judgment and Belief, and according to the Directions an

Signed

ed to be sepa-
lare that my
Manufacture
y affeſſed.
181

No. 12. Declaration where the Party is desirous to be affeſſed under Number or Letter, and to pay the Affeſſment into the Bank of England, or Deputy Receiver.

I do declare, that I am desirous to be affeſſed under a Number or Letter to the Duty affeſſed upon me for the Property under Schedule D. and to pay the Duty *

Dated this Day of
Signed 181

* Here State whether into the Bank of England, or to the Deputy-Receiver, if such appointed by the Commissioners.

Names of the Firm or Copartnership.	Parish and County where the Return is made.	

SCHEDULE E.

By whom appointed.	Description of Office or Employment.	Amount of Annual Profits.

DECLARATION to Schedules D and E.

I hereby declare, that all the Particulars required in this Notice to be returned on the Profits of Property, Trade, or Profession, contained in Schedule D, Schedule E, are in every respect fully and truly stated herein according to the to the Directions and Rules of the Act.

Signed

1813